benefit of the direction and pretection of your Henerable Court in the future execution of said trusts and in the final distribution of the trust funds among these who may be entitled, and that your Petitioners may have such other and further relief as the nature and Equity of their case may require. And as in duty, &c.,

Benj.F.Reich.

Clayten O.Keedy

Trustees, Petitioners.

Sels.

State of Maryland, Frederick County, To Wit.

I hereby certify that en this 11th, day of February, in the year 1916, before me, the subscriber, Clerk of the Circuit Court for Frederick County, personally appeared Joseph W.L. Carty, and Charles C.Carty, Trustees under the last will of Clarence C.Carty, late of Frederick County, deceased, and did each make eath in due form of law that the matters and things stated in the aforegoing Setition are true to the hest of their knowledge and belief.

Eli G.Haugh, Clerk.

Upon the aferegoing Petitien, affidavit and Exhibits, it is ordered this 10th day of February in the year 1916, by the Circuit Court for Frederick County, sitting as a Court of Equity, that this Court does hereby assume jurisdiction of the trust created by the will of Clarence C.Carty, late of Frederick County deceased, and it is further ordered that the trustoes named in said will, as seen as conveniently may be, make pepert of the trust estate and their preceedings in the administration thereof.

Filed May 11'1916.

Edward C.Peter.

BXHIBIT "A"

- I, Clarence C. Carty of Prederick County in the State of Maryland being of sound and disposing mind, memory and understanding do make this my last will and testament, hereby reveking all other wills and testaments heretofore made by me; that is to say, after all my just dobts and funeral expenses are paid:
- I, I give and bequeath all my household goods of every kind to my wife Nannie C.Carty, with the exception of the els Pamily Desk, which I give to my son Arthur C.Carty.
- 2. I give devise and bequeath all the rest and residue of my estate real, persenal and mixed, to my brother Joseph W.L. Carty and my sen Charles C. Carty, and the survivor of them in trust to held and manage the same and to collect the same income therefrom, until my youngest child becomes twenty one years of age, and during said time to pay to my wife Wannie C. Carty the sum of One Thousand Dollars annually, accounting from the time of my death, and also a sum not exceeding One Hundred and Seventy five dollars per annum for house rend; the remainder of said income to be added to the corpus of the trust estate and invested for the benefit thereof.
- 3. Upon the arival of my youngest child at the age of twenty one years, I then direct the said trustees or the survivor of them shall make distribution of said trust estate as follows(-to my wife Mannie C.Carty, one-fourth of said Estate and the balance of said estate to be equally divided among all my children, share and share alike, the child or children of any deceased child in all cases to take the share of the parent.
- t. I hereby empewer the said trustees or the survivor of tem to make all sales and conveyances of the whole or any past of real and personal estate, which in their descretion may be necessary or desirable, either in the management of the estate during the minority of my youngest child, or for the purpose of making distribution at the end of that period as above set forth.
- 5. If at the time of my death I shall be en any obligation of any kind for any of my phildren, these obligations shall be cancelled by such child or children before they receive any shareor benefit from my estate.
- And lastly I do hereby appeint my brother Joseph W.L. Carty and my son, Charles C. Carty Executors of this my last will, and I desire that my said Executors and the aforesaid